UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TENNESSEE NORTHERN DIVISION

IN RE: No. 3:16-bk-32749-SHB

MEEK LESTER HICKS FDBA HICKS CONSTRUCTION and DEBRAH TONNETTE HICKS AKA DEBORAH STEVENS 502 S. MAIN STREET KINGSLEY, IA 51028.5035 SOCIAL: XXX-XX-4277

Debtors

OCWEN LOAN SERVICING, LLC as mortgage servicer for DEUTSCHE BANK NATIONAL TRUST COMPANY, as Trustee for SECURITIZED ASSET BACKED RECEIVABLES LLC TRUST 2007-BR2, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES 2007-BR2

MOVANT

VS.

MEEK LESTER HICKS FDBA HICKS CONSTRUCTION and DEBRAH TONNETTE HICKS AKA DEBORAH STEVENS and Ann Mostoller, TRUSTEE

MOTION OF OCWEN LOAN SERVICING, LLC AS MORTGAGE SERVICER FOR
DEUTSCHE BANK NATIONAL TRUST COMPANY, as Trustee for SECURITIZED ASSET
BACKED RECEIVABLES LLC TRUST 2007-BR2, MORTGAGE PASS-THROUGH
CERTIFICATES, SERIES 2007-BR2 FOR RELIEF FROM STAY AND
ABANDONMENT OF PROPERTY BY THE TRUSTEE

NOTICE OF OPPORTUNITY TO OBJECT AND FOR HEARING

Pursuant to Local Rule 9013-1(h), the court may consider this matter without further notice or hearing unless a party in interest files an objection. If you object to the relief requested in the pleading, you must file with the clerk of the court of the UNITED STATES BANKRUPTCY COURT,

Case 3:16-bk-32749-SHB Doc 44 Filed 12/22/16 Entered 12/22/16 12:21:48 Desc Main Document Page 2 of 4

NORTHERN DIVISION, and objection within 14 days of the date this paper was filed and serve a copy on the Movant's attorney: MACKIE WOLF ZIENTZ & MANN, P.C.. If you file and serve an objection within the time permitted, the court will schedule a hearing and you will be notified. If you

do not oppose the granting of the relief requested in this paper the Court may grant the relief requested

without further notice of hearing.

Comes Now, OCWEN LOAN SERVICING, LLC as mortgage servicer for DEUTSCHE BANK

NATIONAL TRUST COMPANY, AS TRUSTEE FOR SECURITIZED ASSET BACKED

RECEIVABLES LLC TRUST 2007-BR2, MORTGAGE PASS-THROUGH CERTIFICATES, SERIES

2007-BR2, hereafter "Movant", and moves this Court pursuant to § 554 (b) and Bankruptcy Rule 6007

(b) to require the Trustee to abandon the following described property and further to vacate the

automatic stay pursuant to 11 U.S.C. § 362 and Bankruptcy Rule 4001 (a) (1) and to allow the Movant

to obtain possession of said realty and to foreclose upon Movant's validly perfected lien. Pursuant to

L.B.R. 4001-1(a) the following information is submitted:

Collateral: Realty Located at 2720 LILAC DRIVE NW, CLEVELAND, TN 37312 and secured by a

Deed of Trust recorded as Instrument No. 06021683.

Approximate Payoff of Claim: \$96,749.67

Value (estimate only): \$100,000.00

The instrument securing this lien is attached as an exhibit to this Motion. The value of the collateral

either does not exceed the amount of the lien or is inconsequential and burdensome to the estate. Cause

exists to grant relief as the mortgage loan is delinquent being due for the payment installments of

08/01/2016.

PREMISE CONSIDERED, Movant prays for the following relief:

- a. That Movant be granted relief from the automatic stay.
- b. That the subject realty is abandoned from the estate.
- c. That Rule 4001 does not apply to the Order granting this Motion, so that the Order shall be immediately effective.
- d. That Movant be granted permission to contact the Debtor by telephone or written correspondence and, at its option, offer, provide and enter into any potential forbearance agreement, loan modification, or other loan workout/loss mitigation agreement regarding said real property.

Respectfully Submitted,

/s/ Jerry A. Bridenbaugh

Jerry A. Bridenbaugh, Bar No. 33829 Attorney for Ocwen Loan Servicing, LLC MACKIE WOLF ZIENTZ & MANN, P.C. 5217 Maryland Way, Suite 404 Brentwood, TN 37027 (615) 238-3630 (615) 777-4517 jbridenbaugh@mwzmlaw.com

Certificate of Service

I, Jerry A. Bridenbaugh, on the 22nd of December, served the following with the foregoing Motion for Relief and proposed Order by U.S. Mail, postage prepaid or ECF:

Via Pre-Paid U.S. Mail:

MEEK LESTER HICKS and DEBORAH TONNETTE HICKS aka DEBORAH STEVENS 502 S. MAIN STREET KINGSLEY, IA 51028-5035

Via ECF:

Debtor(s)

Richard M. Mayer 1111 Northshore Drive Suite S-570 Knoxville, TN 37919 Attorney for Debtor(s)

Via ECF:

Ann Mostoller 136 South Illinois Ave. Suite 104 Oak Ridge, TN 37830 Chapter 7 Trustee

Via ECF:

United States Trustee 800 Market Street, Suite 114 Howard H. Baker Jr. U.S. Courthouse Knoxville, TN 37902

/s/ Jerry A. Bridenbaugh

Jerry A. Bridenbaugh